	AL ESTATE MORTGAG	
This mortgage made on the <u>26th</u> day of	April , 19 90 , betwee	en Betty L Jonaitis
and Bruno Jonaitis	hereinafter referre	ed to as MORTGAGORS, and ASSOCIATES
Financial Services Inc	, who	se address is 429 West 81st Avenue
Merrillville, In 46410	, hereinalter referred to	
		Mortgagee, its successors and assigns, the real property
hereinafter described as security for the payment of a lo interest as provided in the loan agreement which has a	an agreement of even date herewith in final payment date of April 10	the amount of \$ 14 983,49 , together with
		now attached logether with easements, rights, privileges,
TO HAVE AND TO HOLD the said property hereinal	ter described, with all the privileges an	nd appurtenances thereunto belonging unto mortgagee,
its successors and assigns, forever; and Mortgagors here and have authority to convey the same, that the title so c will forever warrant and defend the same unto mortgage If mortgagors shall fully perform all the terms and con-	onveyed is clear, free and unencumbe e against all claims whatsoever excep	red except as hereinafter appears and that mortogore
this mongage secures, then this mortgage shall be null,	void and of no further force and effect	<b>i.</b>
hazards with an insurance company authorized to do busi clause in favor of Mortgagee as its interest may appear, on said property in a sum not exceeding the amount of Mortgagee.	ness in the State of Indiana, acceptable and if Mortgagors fail to do so, they he	reby authorize Mortgagee to insure or renew insurance
Mortgagors with the premium thereon, or to add such pr agree to be fully responsible for damage or loss resulting	emium to Mortgagor's indebtedness. If	Mortgagee elects to waive such insurance Mortgagors
gages for the protection or preservation of the property shor pay all taxes, assessments, bills for repairs and any of	all be repaid upon demand and if not so	paid shall be secured hereby. Mortgagors further agree:
tien superior to that of this mortgage and not now existing all installments of interest and principal on account of any	may be created against the property of indebtedness which may be secured by	during the term of this mortgage, and to pay, when due,
on the date hereof. If Mortgagors fall to make any of the charge Mortgagors with the amount so paid, adding the s	foregoing payments, they hereby autho ame to Mortgagor's indebtedness secu	prize Mortgagee to pay the same on their behalf, and to
management and occupation of the mortgaged property to keep the mortgaged property in its present condition	and improvements thereon, and not to and repair, normal and ordinary depre	commit or allow waste on the mortgaged premises, and ciation excepted.
installments when due, or it Mortgagors shall become ba	nkrupt or insolvent, or make an assign	of the terms of this mortgage, or in the payment of any ment for the benefit of creditors, or have a receiver ap-
pointed, or should the mortgaged property or any part ther of Mortgagors herein contained be incorrect or if the Mo	tgagors shall abandon the mortgaged	property, or sell or attempt to sell all or any part of the
same, then the whole amount hereby secured shall, at M be collectible in a suit at law or by foreclosure of this more	ageImany case, regardless of such on	forcement Mortgages shall be entitled to the immediate
possession of the mortgaged property with the rents, issueshall pay all costs which may be incurred or paid by the	tgadee in connection with any sult or	proceeding to which it may be a party by reason of the
execution or existence of this mortgage and in the event costs, and a reasonable fee for the search made and pre- sale, including expenses, fees and payments made to pre-	paration for such foreclosure, together	r with all other and further expenses of foreclosure and
and repair made in order to place the same in a condition	n to be sold.	
of the loan date of the loan and annually on each subsequent be given written notice of the election at least 90 de	ient anniversary date if the loan has a f	s mortgage be paid in full on the third anniversary date lixed interest rate. If the option is exercised, Mortgagors
to exercise any remedies permitted under this mortgage.		
rights in the event of any other or subsequent defaults or shall be construed to preclude it from the exercise thereo	breaches of covenant, and no delay of	reaches of covenant shall be construed to prejudice its in the part of Mortgagee in exercising any of such rights
may enforce any one or more remedies hereunder succe	ssively or concurrently at its option.	
parties hereto.	SEO.	uccessors, executors, administrators and assigns of the
The plural as used in this instrument shall include the		
The real property hereby mortgaged is located in as follows:	SFAL S	County, State of Indiana and is described
LOTS 7, 8, and 9, BLOCK 4, FOURTH ADDITION TO NEW CHICAGO, as shown in Plat Book 6, page 14, in Lake County, Indiana.		
IN WITNESS WHEREOF Mortgagors have executed this mortgage on the day above shown.		
IN WITNESS WHEREOF Mortgagors have executed	this mortgage on the day above show	ANA/S.S. RECORD FREELA DER
Betty L JONNITIS	Brus	no tonailis :
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ACKNOWLEDGEM	ĔŇŤ:BY;INDIVIDUAL OR PARTNERS	HIP-BORROWER
STATE OF INDIANA, COUNTY OFLAKE	·····	_, ss.
Before me, the undersigned, a notary public in and	or said county and state, personally a	ppeared BETTY L JONAITIS
AND BRUNO JONAITIS		and acknowledged
N.WITNESSWHEREOF I have hereunto subscribed	my name and affixed my official seal	this 26thday of April . 7.19.90
	my name and anxed my emetal seal	
My Commission Expires		NOTARY PUBLIC
ENERG		Trailma and /r surrename
August 10: 1992	DAWN Y I	HIGHTOWER/LAKECCOUNTY INT NAME AND COUNTY
This instrumed in the pared by DAWN Y HIG 429 WEST 8		
ANG. THE STATE AND THE STATE OF	LE, In 46410	

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